

REL: 04/17/2015

Notice: This opinion is subject to formal revision before publication in the advance sheets of Southern Reporter. Readers are requested to notify the **Reporter of Decisions**, Alabama Appellate Courts, 300 Dexter Avenue, Montgomery, Alabama 36104-3741 ((334) 229-0749), of any typographical or other errors, in order that corrections may be made before the opinion is printed in Southern Reporter.

ALABAMA COURT OF CIVIL APPEALS

OCTOBER TERM, 2014-2015

2121046 and 2130709

Gerald Van Jones

v.

Gaynor Jones

**Appeals from Montgomery Circuit Court
(DR-97-168.03)**

After Remand from the Alabama Supreme Court

MOORE, Judge.

The prior judgment of this court has been reversed and the cause remanded by the Supreme Court of Alabama. See Ex parte Jones, [Ms. 1131479, Feb. 27, 2015] ___ So. 3d ___ (Ala.

2121046 and 2130709

2015). On remand to this court, and in compliance with the supreme court's opinion, we hereby reverse the judgment of the Montgomery Circuit Court and remand the cause for the entry of a judgment denying Gaynor Jones's petition for postminority educational support.

REVERSED AND REMANDED WITH INSTRUCTIONS.

Thompson, P.J., and Pittman, Thomas, and Donaldson, JJ.,
concur.